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October 24, 2002

OFFRATIONS CENTER
OFFRATIONS CENTER

Christopher Morris
Campaign Finance Analyst
Reports Analyst Division
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re:

Iranian American Political Action Committee, Inc.

C00382028

Statement of Organization

Dear Mr. Morris:

This letter is in response to your October 16, 2002 letter and our telephone conference of October 22, 2002 regarding the Iranian American Political Action Committee, Inc. ("IAPAC"). Uncharacteristically, your office has requested information confinning that (1) IAPAC is not a separate segregated fund despite the fact it is not reported as one and (2) during our telephone conference you requested justification as to why IAPAC is incorporated.

As stated in the September 17, 2002 IAPAC Statement of Organization, the committee is a non-connected federal political committee, not a separate segregated fund.

As part of the committee's complete name, the term "Inc." is included to signify that it is an incorporated entity. Our firm routinely incorporates authorized and non-connected committees and this is the first instance in which anyone from the Commission has requested an explanation of our firm as to why the committee was incorporated. This incorporation was undertaken in compliance with the Commission's Regulations at 11 C.F.R. § 114.12 which states "(a) An organization may incorporate and not be subject to the provisions of this part if the organization incorporates for liability purposes only, and if the organization is a political committee as defined in 11 C.F.R. 100.5." IAPAC has incorporated for liability purposes only and is a political committee as defined in 11 C.F.R. § 100.5.

FOLEY & LARDNER WASHINGTO 4 HARDOUR 3000 K STREET, N.W., SUITE 500 WASHINGTON, D.C. 20207-5148

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EMAIL ACAIRESS ispij@soleyl899.com CLIENT/MATTER NUMBER 022826-0101

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Christopher Morris October 24, 2002 Page 2

If either of the questions you posed represents a change in the Commission's policies or procedures, please confirm to our office in order that they may be considered in future filings for our clients.

If you have any further questions concerning the Iranian American Political Action Committee, please contact me at 202-295-4031.

Thank you for your time and consideration.

Sincercly,

Irwin P. Raij

IPR/sp

ec. Hassan Nemazee
Fathali Ghabremani
FEC Commissioners
John Gibson, FEC
Paul Sullivan, Folcy and Lardner

Federal Election Commission

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